" to try all Causes at Nisi Prius, and au-"thorizing Attornies of the Supreme Court " to practice in the Inferior Courts of Com-" mon Pleas in this Province," it is enacted, " That all and every of the Attornies of the "Supreme Court, may commence, prose-" cute, or defend, any action or suit for his " or their Clients, in any Inferior Court of "Common Pleas in this Province"---

any Inferior Court of Common Pleas.

Be it enacted by the Lieutenant-Governor, Council, and Assembly, That from and after the passing of this Act, it shall not be lawful Persons not being for any person not being an Attorney of the Attornies of the Supreme Court, to commence, prosecute, not to prosecute or defend, any action or suit for any person as his Client, in any Inferior Court of Common Pleas in this Province, any law, usage, or custom, to the contrary notwithstanding.

CAP. XIX.

An ACT to amend an Act, intituled " An Act subjecting real " estates in the Province of New-Brunswick, to the payment of " Debts, and directing the Sheriff in his proceedings thereon." Passed the 27th March, 1823.

Preambie.

THEREAS in and by the third Section of an Act made and passed in the twenty-sixth year of the Reign of His late Majesty King George the Third, inti-tuled "An Act subjecting real estates in the " Province of New-Brunswick, to the pay-" ment of Debts, and directing the Sheriff " in his proceedings thereon": it is provided, " That before any sale shall be made by any "Sheriff or other Officer, of houses, lands, " real estates, or hereditaments, of any per-" person or persons, he shall first advertise the time and place of such intended sale, " at

" at least six months before he shall make "the same, in the City, Town, or Parish, "where the premises are, or shall be, in "three or more of the most public places "in the County wherein such estate doth "lav": And whereas it is expedient that the notification of such intended sale, be more widely and extensively circulated ---

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That from and after the passing of this Act, such Sheriff or other Officers, before making sale of the Before sale of any real estate, Sheriff, houses, lands, real estates, or hereditaments, in addition to the notice required by the Act 26 in addition to the advertisement prescribed by the said Act, cause the time and place of time and place of sale in a Newspaper, if any such in the County. six months, in one of the public newspapers, if any such there be in the County in which such estate doth lay; and the Sheriff of any is printed in the County in which no public paper is printed, County, notice to be given in the shall cause the same to be advertised for the Royal Gazette. space aforesaid, in the Royal Gazette of this Province.

the County.

II. And be it further enacted, That one of The County Court the places in which such advertisement is of the places at required to be made by the third Section of the saleto the said herein before recited Act, shall be the Court House of the County in which the premises so to be advertised shall be situated, and that such sale shall be made at the said the Court House Court House, or such other public place in 6. such other rubthe said County, as the Sheriff shall in his shall think fit. discretion think fit.

III. Provided always and be it further enacted. That nothing herein contained shall

before the passing of this Act.

Not to affect the affect the sale of any houses, lands, real sale of any real estate advertised estates, or hereditaments, which may have been advertised for sale before the passing of this Act, but that such sale shall take place as if this Act had not been made.

CAP. XX.

An ACT to amend an Act, intituled "An Act for the better ex-" tinguishing Fires which may happen in the Towns of Frederic-" ton and Saint Andrews."

Passed the 27th March, 1823.

Preamble.

THEREAS by an Act made and pas-VV sed in the second year of the Reign of His present Majesty, intituled "An Act "for the better extinguishing Fires which may happen in the Towns of Fredericton and Saint Andrews": it is enacted, "That "the fines and penalties to be recovered "under and by virtue of the said recited "Act, shall be paid into the hands of the "Overseers of the Poor, towards the support "thereof: And whereas it is deemed expedient that such fines and penalties be paid into the hands of the Firewards of the said Towns respectively, or to their Treasurer for the time being, to be by them applied towards defraying the necessary expences of keeping the Engines of the said Towns respectively, in a proper state of equipment, and any other necessary expences attending keeping the Fire Companies of the said Towns respectively, in a proper state of organization---

So much of recited Act as directs fines and penalties Overseers of the Poor, repealed.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That so to be paid to the much of the said recited Act as directs the fines and penalties to be recovered under the